

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

CHRISTOPHER PAIGE, and)
MICHELE PAIGE,)
Appellants,) Bk. Appeal
vs.)
No. 3:17 - CV - 00023

FILED
SCRANTON

CHRISTOPHER PAIGE, and)
MICHELE PAIGE,)
Debtors/Defendants,)
vs.)
LMF,)
MORGAN LEWIS, and)
JOHN GOODCHILD, ESQ.,)
Plaintiff/Respondents)

))
PER 141)
DEPUTY CLERK)
Chapter 7)
Case No. 5:11-bk-05957-JJT)
Adv. No. 12-ap-00067-JJT)

**DEBTOR-DEFENDANTS' NOTICE OF APPEAL
TO THE UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT**

PLEASE TAKE NOTICE: In accordance with Fed.R.App.P. 6 and pursuant to 28 U.S.C. Sec. 158(a), Christopher and Michele Paige — the Appellants in the above-captioned bankruptcy appeal — hereby respectfully appeal to the United States Court of Appeals for the Third Circuit from: (1) the January 12, 2018 Order (Dkt. #77) entering final judgment in favor of the Appellees and against the Appellants; and (2) the January 12, 2018 Opinion (Dkt. #76) providing the alleged rationale for the aforementioned Order.

The parties to the judgment appealed from and the names and addresses of their respective attorneys are as follows:

Christopher and Michele Paige
Appellants, pro se
75-78 177th St.
Fresh Meadows, NY 11366
(718) 591-6355

Lerner Master Fund, LLC
Morgan Lewis &
John Goodchild, Esq.
Appellees

John Goodchild, Esq.
Zachary Johns, Esq.
Melina Forte, Esq.
1701 Market St
Philadelphia, PA 19103-2921
(215) 963-5020
Attorneys for Appellees

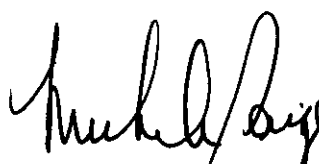
WHEREFORE, we respectfully request that the Court of Appeals restore the rule of law, the courts' integrity, and the public's confidence therein by reversing this transparently-ludicrous and blatantly-bigoted Opinion (Dkt. #76) and Order (Dkt.#77), which — quite literally — held that "faggots" and "cunts" like my wife and I are legally obligated to settle, rather than litigate, any and all claims against us because we have no rights that anyone is bound to respect — not even the right to have our Briefs read before our appeals are rejected.

Dated: January 16, 2018

Respectfully submitted,



Christopher Paige
Debtor-Defendant
Pro Se
75 78 177th St.
Fresh Meadows, NY 11366
718.591.6355



Michele Paige
Debtor-Defendant
Pro Se
75 78 177th St.
Fresh Meadows, NY 11366
718.591.6355

CERTIFICATE OF SERVICE

Under penalty of perjury, I hereby attest that I served a true and correct copy of the foregoing Notice of Appeal - including any exhibits thereto - upon the person(s) identified below on the date provided below via first-class U.S. mail, postage prepaid:

John Goodchild, Esq.
Morgan Lewis
1701 Market St
Philadelphia, PA 19103-2921

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MORGAN LEWIS, and)	Case No. 5:11-bk-05957-JJT
JOHN GOODCHILD, ESQ.,)	Adv. No. 12-ap-00067-JJT
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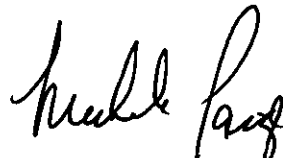
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Expected Delivery Day: 01/18/2018
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Christopher Paige
75-78 177 St
Flushing, NY 11366

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[Signature]

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TO:

Court Clerk

U.S. District Court for the
Middle District of Pennsylvania
William J. Nealon Federal Bldg. &
U.S. Courthouse
235 N. Washington Ave.
Scranton, PA 18503

Label 228, March 2016

FOR DOMESTIC AND INTERNATIONAL USE



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EP14F July 2013
OD: 12.5 x 9.5

